

SEP 17 2004

PENTAGON CITY

3751/8

# FEE TRANSMITTAL

## for FY 2003

Effective 01/01/2003. Patent fees are subject to annual revision.

 Applicant claims small entity status. See 37 CFR 1.27

TOTAL AMOUNT OF PAYMENT (\$ 375)

## Complete if Known

Application Number	10/672,561
Filing Date	09/29/2003
First Named Inventor	Gersh Korsinsky
Examiner Name	Charles E. Phillips
Art Unit	3751
Attorney Docket No.	

## METHOD OF PAYMENT (check all that apply)

 Check  Credit card  Money Order  Other  None
 Deposit Account:

Deposit Account Number:	
Date of Birth:	
Employer Name:	
Employer Address:	
Employer Name:	

The Director is authorized to: (check all that apply)

- Charge fees(s) indicated below  Credit any overpayments  
 Charge any additional fee(s) during the pendency of this application  
 Charge the(s) indicated below, except for the filing fee to the above-identified deposit account.

## FEE CALCULATION (continued)

## 3. ADDITIONAL FEES

Large Entity Small Entity

Fee Code (\$)	Fee Code (\$)	Fee Description	Fee Paid
1051 130	2051 65	Surcharge - late filing fee or oath	
1052 50	2052 25	Surcharge - late provisional filing fee or cover sheet	
1053 130	1053 130	Non-English specification	
1812 2,520	1812 2,520	For filing a request for ex parte reexamination	
1804 920*	1804 920*	Requesting publication of SIR prior to Examiner action	
1805 1,840*	1805 1,840*	Requesting publication of SIR after Examiner action	
1251 110	2251 55	Extension for reply within first month	
1252 40	2252 205	Extension for reply within second month	
1253 930	2253 465	Extension for reply within third month	
1254 1,450	2254 725	Extension for reply within fourth month	
1255 1,970	2255 985	Extension for reply within fifth month	
1401 320	2401 160	Notice of Appeal	
1402 320	2402 160	Filing a brief in support of an appeal	
1403 280	2403 140	Request for oral hearing	
1451 1,510	1451 1,510	Petition to institute a public use proceeding	
1452 110	2452 55	Petition to revive - unavoidable	
1453 1,300	2453 650	Petition to revive - unintentional	
1501 1,300	2501 650	Utility issue fee (or reissue)	
1502 470	2502 235	Design issue fee	
1503 630	2503 315	Plant issue fee	
1460 130	1460 130	Petitions to the Commissioner	
1807 50	1807 50	Processing fee under 37 CFR 1.17(q)	
1806 180	1806 180	Submission of Information Disclosure Stmt	
8021 40	8021 40	Recording each patent assignment per property (times number of properties)	
1809 750	2809 375	Filing a submission after final rejection (37 CFR 1.129(a))	
1810 750	2810 375	For each additional invention to be examined (37 CFR 1.129(b))	
1801 750	2801 375	Request for Continued Examination (RCE)	
1802 900	1802 900	Request for expedited examination of a design application	

Other fee (specify)

\*Reduced by Basic Filing Fee Paid

SUBTOTAL (3) (\$)

\*\*Maximum previously paid, if greater. For Reissues, see above

SUBMITTED BY

Name: Gersh Korsinsky	Registration No. (Attorney/Agent):	Telephone: 1718-435-1107
Signature: <i>Gersh Korsinsky</i>	Date: 09/19/2004	

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This collection of information is required by 37 CFR 1.17 and 1.27. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the burden estimate or any suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and

ADDRESS: Send to: Comptroller for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS



Application/Control Number: 10/672,561  
Art Unit: 3751

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REMARKS.

SEPTEMBER 10, 2004

This is to overcome the Examiners rejection of the Claims 1-3 under 35 U.S.C. 102 (b) as being anticipated by: TOMS (US PATENT NO.4,197,597), HANNS ( US PAT. NO.4,228,006) and MCINTOSH (US PAT. NO.5,106,493) :

1. NEW INDEPENDENT 1-9 CLAIMS SUBMITTED.

2. Mcintosh (US Pat. NO.5,106,493) provides a Grey -water treated system for reuse reclamation and reuse for collecting ,filtering and storing waste water. McIntosh provides process of treating waste waters from difference waste producers . Reservoir is a part like other parts of the system that functions to treating the water waste, including chlorine tank 106.

3. Toms provides a water recycling process or method which is not an object of the present invention. The storage reservoir is accumulate waste for filtering and treating and thereafter for use. The storage reservoir is used for the removal of solids and foam and etc. This is a recycling process or a method in which storage reservoir is a part of the system.

This recycling process can be used as one of the combined sources of water supply sources only.

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01 FC:2201  
02 FC:1999

86.00 OP  
34.00 OP

4. Hanns (US PAT. NO. 4,228 ,006) provides a water system reclaiming waste water for use after filtering and treating which is an other type of recycling that which is not an object of the present invention . Hanns recycling processes can be used as one of the combined sources of water supply sources only.
5. McIntosh, Hanns and Toms provides water collection treatment processes which is not a localization of Central Water Supply System. Localization of the Central Water Supply make practical to use any possible sources or combined sources of water supply from Central Water Supply one to additional local sources that practical use dependent from housing location from one to all sources.
6. Embodiment of the present invention is that the purification processes of boiling and condensing steam is a matter of use wasted boiling water and wasted seam ,and cooling water and condensing steam by heating the cold water enter as well.

**CLAIM 1.**

A user water storage comprising:

a receptacle (reservoir) of water means a prime storage or stock water from water supply system means;

a terminal means a water accumulator through which water supply the housing consumptions..

**CLAIM 2**

A water quality standard means a comparison of qualitative value (criterion) of water for consumption , such drink water is the highest quality water;

**CLAIM 3.**

A water recycling means reclaiming waste water that meets the quality standard of the water supply for a type consumption means .

**CLAIM 4.**

A purification water process means reusing return steam of a heating system that condensed from cold water supply into system means.

**CLAIM 5**

A purification water process means a return of a water heating system means that cooled from cold. water supply into the heating system means.

**CL AIM 6 .**

A purification water process means a boiling water from a Hat Water Heater cooled from cold water supply into the Hat Water Heater system.

CLAIM 7.

A recycling water means reusing the waste water from a high quality consumption or low quality water supply by a filtering means only for a lower quality consumption means

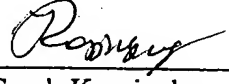
CLAIM 8.

A water collection means a combined system of water supply sources suitable to save water during consumption and comprising :  
a Central water supply system ;  
from rain, snow, etc. (from roofs, yards ,side walk ,streets, sewers, catch basin, etc),  
underground waters, ground waters ,recycling waters ,reuse waters , and like

CLAIM 9.

An ingredient water means water impregnated with ingredient during condensing process

Respectfully,

  
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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/672,561	09/29/2003	Gersh Korsinsky		8839
7590	08/17/2004		EXAMINER	
			PHILLIPS, CHARLES E	
			ART UNIT	PAPER NUMBER
			3751	

DATE MAILED: 08/17/2004

Please find below and/or attached an Office communication concerning this application or proceeding.



The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-3 are rejected under 35 U.S.C. 102(b) as being anticipated by McIntosh.

See the Water storage in the form of a "holding tank: of Fig. 1. The claim 2 water quality standard means is taught here if by no other means than the chlorine tank 106. The claim 3 "any suitable source" is taught by the various proposed uses of sources 30, 32, 34 and 36.

Hanns and Toms show other water collection and treatment schemes.

With respect to the Fig. 3 embodiment, although none is shown, it is well settled that the purification process of boiling water and condensing steam is well known.

Any inquiry concerning this communication should be directed to Charles E. Phillips at telephone number 308-1515.

Charles E. Phillips  
Primary Examiner